JAJ:SA/RMT

F.#2011R00313/OCDETF#NY-NYE650Z

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

- against -

JAMIE BOOKER,

also known as "Mo-Mo,"

ANTHONY BRITT,

also known as "N-O,"

ANTHONY CHRISTIAN,

also known as "Nitty,"

HARVEY CHRISTIAN,

also known as "Black,"

ROBERT FIELDS,

also known as "Boy Boy,"

PAUL FORD,

also known as "Uncles,"

"Unks," "Dred" and "Ninja,"

JAMELLE HARPER,

also known as "B-Realz,"

ROBERT JONES,

also known as "Rob,"

JASON QUINN,

also known as "Q," and

JARH WREH,

Defendants.

THE GRAND JURY CHARGES:

COCAINE AND COCAINE BASE DISTRIBUTION CONSPIRACY

1. In or about and between April 2011 and June 2011, both dates being approximate and inclusive, within the Eastern District of New York and elsewhere, the defendants JAMIE BOOKER, also known as "Mo-Mo," ANTHONY BRITT, also known as "N-O," ANTHONY CHRISTIAN, also known as "Nitty," HARVEY CHRISTIAN, also



Cr. No.
(T. 21, U.S.C.,
§§ 841(b)(1)(A)(iii),
841(b)(1)(C), 846,
853(a) and 853(p));
T. 18, U.S.C.,
§§ 3551 et seq.)

VITALIANO, J.

POLLAK M.

known as "Black," ROBERT FIELDS, also known as "Boy Boy," PAUL FORD, also known as "Uncle," "Unks," "Dred" and "Ninja," JAMELLE HARPER, also known as "B-Realz," ROBERT JONES, also known as "Rob," JASON QUINN, also known as "Q," and JARH WREH, together with others, did knowingly and intentionally conspire to distribute and possess with intent to distribute one or more controlled substances, which offense involved (a) 280 grams or more of a substance containing cocaine base, a Schedule II controlled substance, and (b) a substance containing cocaine, a Schedule II controlled substance, contrary to Title 21, United States Code, Section 841(a)(1).

(Title 21, United States Code, Sections 846, 841(b)(1)(A)(iii) and 841(b)(1)(C); Title 18, United States Code, Sections 3551 et seq.)

CRIMINAL FORFEITURE ALLEGATION

2. The United States hereby gives notice to the defendants that, upon conviction of the offense charged in this Indictment, the government will seek forfeiture in accordance with Title 21, United States Code, Section 853(a), which requires any person convicted of such offense to forfeit any property constituting, or derived from, proceeds obtained, directly or indirectly, as a result of such offense, and any property used, or intended to be used, in any manner or part, to commit, or to facilitate the commission of such offense.

- 3. If any of the above-described forfeitable property, as a result of any act or omission of the defendants:
- (a) cannot be located upon the exercise of due diligence;
- (b) has been transferred or sold to, or deposited with, a third party;
- (c) has been placed beyond the jurisdiction of the court;
- (d) has been substantially diminished in value; or
- (e) has been commingled with other property which cannot be divided without difficulty; it is the intent of the United States, pursuant to Title 21, United States Code, Section 853(p), to seek forfeiture of any

other property of the defendants up to the value of the forfeitable property described in this forfeiture allegation.

(Title 21, United States Code, Sections 853(a) and 853(p))

A TRUE BILL

4

FOREPERSON

LORETTA E. LYNCH

UNITED STATES ATTORNEY

EASTERN DISTRICT OF NEW YORK

UNITED STATES DISTRICT COURT

EASTERN District of NEW YORK CRIMINAL DIVISION

THE UNITED STATES OF AMERICA

vs. JAMIE BOOKER et al.,

Defendants.

INDICTMENT

(T. 21, U.S.C., §§ 841(b)(1)(A)(iii), 841(b)(1)(C), 846, 853(a) and 853(p); T. 18, U.S.C., §§ 3551 et seq.;)

| | | | Foreman |
|-------------------------|-----------|------|-----------|
| Filed in open court thi | s | day, | |
| f | _ A.D. 20 | _ | |
| | | | Clerk |

Shreve Ariail, Assistant United States Attorney, (718) 254-6616 Zainab Ahmad, Assistant United State Attorney, (718) 254-6522 Richard M. Tucker, Assistant United States Attorney, (718) 254-6204